Alaska Independent Fishermen's Marketing Association P.O. Box 60131 Seattle, WA 98160 Phone/Fax (206) 542-3930

May 13, 2010

Lisa P. Jackson, Administrator U.S. Environmental Protection Agency, Ariel Rios Building 1200 Pennsylvania Avenue, N.W. Washington, DC 20460

Dennis J. McLerran, Regional Administrator
U.S. Environmental Protection Agency, Region 10
Regional Administrator's Office, RA-140
1200 Sixth Avenue, Suite 900
Scattic, WA 98101



Re: Endorsement of Tribes' request that EPA Initiate a public process under Section 404(c) of the Clean Water Act, regarding discharges related to potential metallic sulfide mining in the Kvichak and Nushagak drainages of Southwest Alaska.

Dear Ms. Jackson and Mr. Mci crran:

AIFMA Cooperative (Alaska Independent Fishermen's Marketing Association) is a member-based cooperative of commercial fishers, organized under the laws of the State of Alaska. AIFMA's members fish for salmon in Bristoi Bay in Southwest Alaska. AIFMA has long opposed development of a potential Pebble Mine. If developed, it would mine a large metallic sulfide deposit located at the divide between Upper Talarik Creck in the Kvichak River drainage and the North and South Forks of the Kokluli River drainage. The Kvichak River drainage historically produces more sockeye salmon than any other river in the world, and the Nushagak River drainage produces the most salmon of the other species caught in the commercial fisheries of Bristol Bay. A Pobble Mine threatens these commercial fisheries.

AIFMA is working with several federally-recognized tribes in the Kvickak and Nushagak drainages on matters related to a potential Pebble Mine. AIFMA's board of directors received and endorsed draft correspondence by the Tribes that requests EPA to initiate a public process under Section 404(o) of the Clean Water Act, to protect waters, wetlands, fish, wildlife, and subsistence and recreational uses in the Kvichak and Nushagak drainages and the commercial fisheries in Bristol Bay from direct, cumulative and secondary effects of discharges associated with metallic sulfide mining, including a potential Pebble Mine. We understand that the Tribes' tetter has now been sent to EPA.

This letter confirms AIFMA's endorsement of the Tribes' letter and request for a 404(c) public process. AIFMA will do all it can to assist such a process. Thank you.

Sincerely yours,

David Harsila President